

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

X

ROBERT J. DEL COL, ESQ. and  
LEFATHERIS "TED" DOUKAS,

Plaintiffs,

11-CV-5138 (MKB)

-against-

KATHLEEN RICE, acting individually and as the duly elected  
DISTRICT ATTORNEY for the COUNTY OF NASSAU; GUIDO  
GABRIELE, III, ESQ., acting individually and illegally on behalf of  
the Nassau County District Attorney's Office, LINDA PERESS,  
acting individually and as a purported duly appointed ASSISTANT  
DISTRICT ATTORNEY for the COUNTY OF NASSAU;  
DATATREASURY CORPORATION; RICHARD B. FRIEDMAN;  
CLAUDIO BALLARD; SHEPHERD LANE; KEITH DELUCIA  
a.k.a. "KEITH WICKEY", a.k.a. "KEITH DOYLE"; MARY  
HAUPTMAN f.k.a. "MARY DOUKAS"; MATTHEW DIDORA, and  
JANE DOES #1-20 of the COUNTY OF NASSAU; NASSAU  
COUNTY DISTRICT ATTORNEY DETECTIVE  
INVESTIGATORS JOHN AND JANE DOES # 1-20, or those acting  
in a similar capacity and under the law enforcement authority of the  
NASSAU COUNTY DISTRICT ATTORNEY; NASSAU COUNTY  
POLICE OFFICER JOHN and JANE DOES # 1-20; Sheriff of  
NASSAU COUNTY or those JOHN and JANE DOES # 1-20 who  
unlawfully detained the claimant; the NASSAU COUNTY  
CORRECTIONAL CENTER; and UNKNOWN CORPORATIONS  
AND INDIVIDUALS # 1-20,

Defendants.

X

**STIPULATION ADJOURNING TIME FOR PLAINTIFFS TO OPPOSE OR  
OTHERWISE MOVE WITH RESPECT TO DEFENDANTS' MOTION FOR  
RECONSIDERATION**

IT IS HEREBY STIPULATED AND AGREED by and between the undersigned  
attorneys for the parties that:

1. The deadline for plaintiffs to oppose or otherwise move with respect to motions to reconsider the Court's decision dated December 18, 2012 filed by certain defendants (the "Motions"), is hereby extended up to and including March 1, 2013.
2. This is plaintiffs' first request for an adjournment.

3. The deadline for defendants' replies in further support of the Motions and oppositions to any cross-motion by plaintiffs is hereby extended up to and including March 22, 2013.

4. This Stipulation may be executed in counterparts; a photocopy or a scanned PDF of the Stipulation is deemed an original for all purposes, and facsimile, electronic, or scanned signatures may be submitted to the Court in lieu of original signatures.

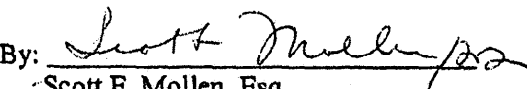
Dated: New York, New York  
February 14, 2013

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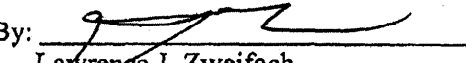
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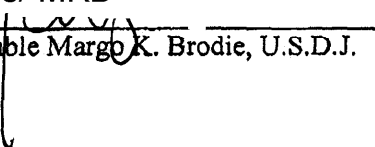
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*Attorneys for Defendant Richard B. Friedman*

SO ORDERED:

s/ MKB

Honorable Margo K. Brodie, U.S.D.J.

 2/20/2013